

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF GEORGIA
STATESBORO DIVISION**

UNITED STATES OF AMERICA

v.

ROBERT HARRIS,
KELVIN ROGERS,
THOMAS COTHRAN,
QUINTAVEUS SAMPLES,
QUINESHA OLIVER,
TRISTAHN ASH,
DAVID WILLIAMS,

Defendant.

CASE NO.: 6:24-CR-10-1
6:24-CR-10-2
6:24-CR-10-4
6:24-CR-10-5
6:24-CR-10-6
6:24-CR-10-7
6:24-CR-10-8

JOINT STATUS REPORT

- I. Date of Status Report Conference: May 9, 2025
- II. Conference Attendees:

Name	Role
Timothy P. Dean	Counsel for the Government
A.J. Balbo	Counsel for Robert Harris
Amy Lee Copeland	Counsel for Kelvin Rogers
Jesse Owen	Counsel for Thomas Cothran
Michael Schwartz	Counsel for Quintaveus Samples
Brooks Hudson	Counsel for Quinesha Oliver
Justin Maines	Counsel for Tristahn Ash
Clayton Jolly, III	Counsel for David Williams

Note: Defendant No. 3, Quinton Samples, has not yet been apprehended and brought before the Court and remains at large.

- III. Pretrial Motions.

☐ All pretrial motions have been satisfied or otherwise resolved.

- ☒ The parties have not resolved the following pretrial motions and will require a ruling from the Court to settle the actual controversy or dispute:

Motion Title and Docket Number	Opposed	Oral Argument Requested	Evidentiary Hearing Requested
Doc. 116, Rogers' Motion to Exclude Expert Testimony of Harry Hamrick	Y, <i>see</i> Doc. 127	Y, by Rogers	Y, by Rogers
Doc. 117, Rogers' Motion to Exclude Expert Testimony of Darrell Reynolds	Y, <i>see</i> Doc. 127	Y, by Rogers	Y, by Rogers
Doc. 118, Harris's Motion to Adopt Docs. 116 and 117	N	N	N
Doc. 119, Oliver's Preliminary Motion to Suppress	Y, <i>see</i> Doc. 128	N	N
Doc. 120, Cothran's Motion to Adopt Docs. 116 and 117	N	N	N
Doc. 121, Quintaveus Samples' Motion to Adopt Docs. 116 and 117	N	N	N
Doc. 122, Quintaveus Samples' Motion to Suppress	Y, <i>see</i> Doc. 126	Y, by Quintaveus Samples	Y, by Quintaveus Samples
Doc. 125, Rogers' Motion For Hearing on Motions to Exclude Expert Testimony (Docs. 116 and 117)	Y ¹	N	N

This day May 12, 2025.

/s/ Timothy P. Dean
Assistant United States Attorney

/s/ A.J. Balbo
Counsel for Robert Harris

/s/ Amy Lee Copeland
Counsel for Kelvin Rogers

/s/ Jesse Owen
Counsel for Thomas Cothran

¹ Rogers filed Doc. 125 on May 5, 2025. The docket entry states that the Government's response is due by May 19, 2025. However, the Government believes that under LR Crim. 12(a)(2) the Government's response is actually due within seven days, i.e. by May 12, 2025, and will file its response by that date.

/s/ Michael Schwartz
Counsel for Quitaveus Samples

/s/ Brooks Hudson
Counsel for Quinesha Oliver

/s/ Justin Maines
Counsel for Tristahn Ash

/s/ Clayton Jolly, III
Counsel for David Williams